United States District Court

for the District of North Carolina Western United States of America v. Case No: 5:21-cr-70-KDB-SCR-4 Jeffrey Ben Pavkovich USM No: 75301-509 Date of Original Judgment: 03/03/2023 Date of Previous Amended Judgment: (Use Date of Last Amended Judgment if Any) Defendant's Attorney ORDER REGARDING MOTION FOR SENTENCE REDUCTION **PURSUANT TO 18 U.S.C. § 3582(c)(2)** Upon motion of \(\subseteq \) the defendant \(\subseteq \) the Director of the Bureau of Prisons \(\subseteq \) the court under 18 U.S.C. § 3582(c)(2) for a reduction in the term of imprisonment imposed based on a guideline sentencing range that has subsequently been lowered and made retroactive by the United States Sentencing Commission pursuant to 28 U.S.C. § 994(u), and having considered such motion, and taking into account the policy statement set forth at USSG §1B1.10 and the sentencing factors set forth in 18 U.S.C. § 3553(a), to the extent that they are applicable, IT IS ORDERED that the motion is: \bowtie DENIED. GRANTED and the defendant's previously imposed sentence of imprisonment (as reflected in months is reduced to the last judgment issued) of (See Page 2 for additional parts. Complete Parts I and II of Page 2 when motion is granted) Except as otherwise provided, all provisions of the judgment dated 03/03/2023 shall remain in effect. IT IS SO ORDERED. Signed: May 12, 2024 United States District Judge Judge's signature Kenneth D. Bell Effective Date:

Printed name and title

(if different from order date)

This page contains information that should not be filed in court unless under seal. (Not for Public Disclosure)

DEFENDANT: Jeffrey Ben Pa CASE NUMBER: 5:21-cr-70-			_			
DISTRICT: Western District of North Carolina						
I. COURT DETERMINATI Previous Total Offense Level: Criminal History Category: Previous Guideline Range:	33 IV	- -	NGE (<i>Prior to Any Departures</i>) Amended Total Offense Level: Criminal History Category: s Amended Guideline Range:	33 III 168	to 210	_ months
	vithin the ame risonment imp sult of a subst ne amended gu	ended guideling posed was less tantial assistan uideline range.	than the guideline range applicab ce departure or Rule 35 reduction,			

III. FACTORS CONSIDERED UNDER USSG § 1B1.10 AND 18 U.S.C. § 3553(a) (See Chavez-Meza v. United States, 138 S.Ct. 1959 (2018))

The amendment to U.S.S.G. \$4A1.1 in Amendment 821 does apply to the Defendant as he had "status points" as his offense was committed while he was under a criminal sentence. (Doc. No. 139, \P 90). With the removal of the 2 status points (because the Defendant had 6 or fewer criminal history points), criminal history points of 5 equals a criminal history category of III. With an Offense Level of 33 and a criminal history category III, the sentencing guideline range becomes 168-210 months imprisonment. At sentencing, the Court granted the parties agreement for a 2-level variance as noted in the Plea Agreement. (Doc. No. 222, at 3). Defendant was sentenced to 151 months imprisonment. (Doc. No. 221). Due to the limitation provided in U.S.S.G. \$1B1.10(b)(2)(A), the Court cannot impose a sentence below the already imposed sentence. Amendment 821 provides no relief to Defendant.